UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/533,583	05/03/2005	Akiyoshi Okamoto	050252	4118
	7590 03/31/200 TOS & HANSON, LL	EXAMINER		
1420 K Street, N.W.			AVERY, JEREMIAH L	
Suite 400 WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER
			2431	
			MAIL DATE	DELIVERY MODE
			03/31/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/533,583	OKAMOTO ET AL.				
Office Action Summary	Examiner	Art Unit				
	JEREMIAH AVERY	2431				
The MAILING DATE of this communication app	pears on the cover sheet with the c	orrespondence address				
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>03 M</u>	lav 2005					
•	action is non-final.					
· <u> </u>						
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims	•					
4)⊠ Claim(s) <u>1-19</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-19</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9)⊠ The specification is objected to by the Examine	ır.					
10)⊠ The drawing(s) filed on <u>03 May 2005</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to by the Ex	caminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:						
1.⊠ Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	_					
1) Notice of References Cited (PTO-892)	4) ☐ Interview Summary Paper No(s)/Mail Da	(PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal P					
Paper No(s)/Mail Date	6) Other:					

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DETAILED ACTION

1. Claims 1-19 have been examined.

Specification

- 1. The abstract of the disclosure is objected to because of more than one paragraph being present and usage of the legal phraseology "means". Correction is required. See MPEP § 608.01(b).
- 2. Applicant is reminded of the proper language and format for an abstract of the disclosure.
- 3. The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.
- 4. The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

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Claim Rejections - 35 USC § 102

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-9, 13-15 and 19 are rejected under 35 U.S.C. 102(b) as being anticipated by United States Patent No. 6,367,019 to Ansell et al., hereinafter Ansell.

5. Regarding claim 1, Ansell discloses a system for preventing unauthorized play of digital content comprising:

a distributing recording medium on which a content file having header information and a data body is recorded and lacks part of the header information to prevent unauthorized play and unauthorized copy of the data body (column 5, lines 40-46, column 7, lines 65-67, column 8, lines 1-17, "parses header 302", column 11, lines 11-45, "specifying a type of restriction on playback of SPT 116", column 12, lines 56-67, "SPT 116 cannot be played back from any other storage medium unless cryptographic logic 1104 is accurately replicated" and column 13, lines 6-15);

[The Examiner requests that the Applicant clarifies as to whether the lacking "part of the header information" is what prevents "unauthorized play and unauthorized copy of the data body" or if the "distributing recording medium" is unable "to prevent..." due to not possessing "part of the header information".]

management means for managing use of the content file on the distributing recording medium and capable of transferring the prepared part of the header information as piece data via a communication line (column 2, lines 6-13, 28-34 and 52-67, column 3, lines 1-15 and 60-67, column 5, lines 65-67, column 6, lines 1-15, column 7, lines 29-37 and 65-67, column 8, lines 1-5 and 14-17, column 11, lines 11-45, "restriction types can

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include, for example, the number of times SPT 116 can be played back, a number of storage media such as storage medium 202 (Fig. 2) on which SPT 116 can be fixed, and the number of devices to which SPT 116 can be bound" and column 12, lines 60-67);

a digital content playing device used for at least playing the content file on the distributing recording medium and having a function of communicating via the communication line with the management means, wherein when a request to play the content file under authentication and charging conditions is inputted by a user to the digital content playing device, the digital content playing device transfers the request via the communication line to the management means, the management means checks authentication and charging of the user related to the request before transferring the piece data via the communication line to the digital content playing device, and the digital content playing device uses the header information on the distributing recording medium and the piece data only in play operation to play the data body on the distributing recording medium (column 2, lines 6-45, "SPT is bound to a particular piece of storage medium by including data uniquely identifying the storage medium in a tamper-resistant form, e.g., cryptographically signed" and "Prior to playback of the SPT, the external player confirms that the media identification data has not been tampered with and properly identifies the storage medium" and lines 54-67, "authenticates the initiator using the certificate and responds with a reply message" and "initiator authenticates the responder using the certificate and responds with an exchange message", column 3, lines 1-15 and 60-67, column 4, lines 19-34, column 5, lines 4067, column 6, lines 1-15 and 29-65, column 7, lines 65-67, column 8, lines 1-17 and 32-43, column 9, lines 58-67, column 10, lines 1-6 and 9-28 and column 12, lines 20-28 and 56-66).

6. Regarding claim 2, Ansell discloses a system for preventing unauthorized play of digital content comprising:

a distributing recording medium on which a content file having header information and a data body is recorded in a state of lacking at least part of the header information (column 5, lines 40-46, column 7, lines 65-67, column 8, lines 1-17, "parses header 302", column 11, lines 11-45, "specifying a type of restriction on playback of SPT 116", column 12, lines 56-67, "SPT 116 cannot be played back from any other storage medium unless cryptographic logic 1104 is accurately replicated" and column 13, lines 6-15);

management means for managing use of the content file on the distributing recording medium and capable of transmitting the prepared part of the header information as piece data via a communication line (column 2, lines 6-13, 28-34 and 52-67, column 3, lines 1-15 and 60-67, column 5, lines 65-67, column 6, lines 1-15, column 7, lines 29-37 and 65-67, column 8, lines 1-5 and 14-17, column 11, lines 11-45, "restriction types can include, for example, the number of times SPT 116 can be played back, a number of storage media such as storage medium 202 (Fig. 2) on which SPT 116 can be fixed, and the number of devices to which SPT 116 can be bound" and column 12, lines 60-67);

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a digital content playing device used for at least playing the content file on the distributing recording medium and having a function of communicating via the communication line with the management means, wherein when a request to play the content file is inputted by a user to the digital content playing device, the digital content playing device transmits the request via the communication line to the management means, the management means checks authentication of the user related to the request before transmitting the piece data via the communication line to the digital content playing device, and the digital content playing device uses the header information on the distributing recording medium and the piece data in play operation to play the data body on the distributing recording medium (column 2, lines 6-45, "SPT is bound to a particular piece of storage medium by including data uniquely identifying the storage medium in a tamper-resistant form, e.g., cryptographically signed" and "Prior to playback of the SPT, the external player confirms that the media identification data has not been tampered with and properly identifies the storage medium" and lines 54-67, "authenticates the initiator using the certificate and responds with a reply message" and initiator authenticates the responder using the certificate and responds with an exchange message", column 3, lines 1-15 and 60-67, column 4, lines 19-34, column 5, lines 40-67, column 6, lines 1-15 and 29-65, column 7, lines 65-67, column 8, lines 1-17 and 32-43, column 9, lines 58-67, column 10, lines 1-6 and 9-28 and column 12, lines 20-28 and 56-66).

7. Regarding claim 3, Ansell discloses a distributing recording medium fabrication device used for the system for preventing unauthorized play of digital content according

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to claim 1, which separates piece data from a content file having header information and a data body for recording and records the content file separated from the piece data on a recording medium received in the preparation device to create a distributing recording medium (column 2, lines 52-67, column 5, lines 40-67, column 6, lines 1-19 and 29-53, column 8, lines 7-18, column 9, lines 58-67, column 10, lines 1-8, column 12, lines 20-28 and 56-67 and column 13, lines 6-15).

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8. Regarding claim 4, Ansell discloses a digital content playing device used for the system for preventing unauthorized play of digital content according to claim 1, which has functions of:

when a request to play the content file is inputted by the user, transmitting the request via the communication line to the management means (column 2, lines 46-51, column 4, lines 45-52, "Each of user input devices 130 generates signals in response to physical manipulation by the listener and transmits those signals through interconnect 106 to processor 102", column 7, lines 29-38, column 8, lines 31-44, column 9, lines 32-41 and 58-67 and column 10, lines 1-18);

thereafter, when the piece data is transmitted from the management means via the communication line, using the header information on the distributing recording medium and the piece data in play operation to play the data body on the distributing recording medium (column 8, lines 31-44, column 13, lines 62-67 and column 14, lines 1-12).

9. Regarding claim 5, Ansell discloses playing software used for the system for preventing unauthorized play of digital content according to claim 1, wherein the digital content playing device is a computer and the playing software is processed by the

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computer (column 5, lines 40-46, column 7, lines 65-67, column 8, lines 1-17, "parses header 302", column 11, lines 11-45, "specifying a type of restriction on playback of SPT 116", column 12, lines 56-67, "SPT 116 cannot be played back from any other storage medium unless cryptographic logic 1104 is accurately replicated" and column 13, lines 6-15),

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wherein the system is made such that when a request to play the content file is inputted by the user, the request is transmitted via the communication line to the management means, and thereafter, when the piece data is transmitted from the management means via the communication line, the header information on the distributing recording medium and the piece data are used in play operation to play the data body on the distributing recording medium (column 2, lines 46-51, column 4, lines 45-52, "Each of user input devices 130 generates signals in response to physical manipulation by the listener and transmits those signals through interconnect 106 to processor 102", column 7, lines 29-38, column 8, lines 31-44, column 9, lines 32-41 and 58-67, column 10, lines 1-18, column 13, lines 62-67 and column 14, lines 1-12).

10. Regarding claim 6, Ansell discloses a system for preventing unauthorized play of digital content comprising:

delivery management means delivering a content file having header information and a data body via a communication line and managing use of the data body (column 2, lines 6-13, 28-34 and 52-67, column 3, lines 1-15 and 60-67, column 5, lines 65-67, column 6, lines 1-15, column 7, lines 29-37 and 65-67, column 8, lines 1-5 and 14-17, column 11, lines 11-45, "restriction types can include, for example, the number of times SPT

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116 can be played back, a number of storage media such as storage medium 202 (Fig.

2) on which SPT 116 can be fixed, and the number of devices to which SPT 116 can be

bound" and column 12, lines 60-67);

a digital content playing device capable of communicating via the communication line with the delivery management means and used for at least playing the content file delivered from the delivery management means, wherein when a request to download the content file is inputted by a user to the digital content playing device, the digital content playing device transfers the request via the communication line to the delivery management means, the delivery management means transfers the content file related to the request via the communication line to the digital content playing device by lacking part of the header information to prevent unauthorized play and unauthorized copy thereof, thereafter, when a request to play the content file under authentication and charging conditions is inputted by the user to the digital content playing device, the digital content playing device transfers the request via the communication line to the delivery management means, the delivery management means checks authentication and charging of the user related to the request to transfer the prepared part of the header information as piece data via the communication line to the digital content playing device, and the digital content playing device uses the header information of the transferred content file and the piece data only in play operation to play the data body of the content file (column 2, lines 6-45, "SPT is bound to a particular piece of storage medium by including data uniquely identifying the storage medium in a tamper-resistant form, e.g., cryptographically signed" and "Prior to playback of the SPT, the external

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player confirms that the media identification data has not been tampered with and properly identifies the storage medium" and lines 54-67, "authenticates the initiator using the certificate and responds with a reply message" and "initiator authenticates the responder using the certificate and responds with an exchange message", column 3, lines 1-15 and 60-67, column 4, lines 19-34, column 5, lines 40-67, column 6, lines 1-15 and 29-65, column 7, lines 65-67, column 8, lines 1-17 and 32-43, column 9, lines 58-67, column 10, lines 1-6 and 9-28 and column 12, lines 20-28 and 56-66).

11. Regarding claim 7, Ansell discloses a system for preventing unauthorized play of digital content comprising:

delivery management means which is a server in which a content file having header information and a data body is prepared in a state of lacking part of the header information and the part of the header information is prepared as piece data, and which delivers the content file via a communication line and manages use of the data body (column 11, lines 11-18, column 13, lines 62-67 and column 14, lines 1-12); and a digital content playing device capable of communicating via the communication line with the delivery management means and used for at least playing the content file delivered from the delivery management means, wherein when a request to download the content file is inputted by a user to the digital content playing device, the digital content playing device transmits the request via the communication line to the delivery management means, the delivery management means transmits the content file related to the request via the communication line to the digital content playing device (column 2, lines 46-51, column 4, lines 45-52, "Each of user input devices 130 generates signals in

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response to physical manipulation by the listener and transmits those signals through interconnect 106 to processor 102", column 7, lines 29-38, column 8, lines 31-44, column 9, lines 32-41 and 58-67, column 10, lines 1-18, column 13, lines 62-67 and column 14, lines 1-12),

thereafter, when a request to play the content file is inputted by the user to the digital content playing device, the digital content playing device transmits the request via the communication line to the delivery management means, the delivery management means checks authentication of the user related to the request to transmit the piece data of the content file related to the request via the communication line to the digital content playing device, and the digital content playing device uses the header information of the transmitted content file and the piece data in play operation to play the data body of the content file (column 2, lines 6-45, "SPT is bound to a particular piece of storage medium by including data uniquely identifying the storage medium in a tamper-resistant form, e.g., cryptographically signed" and "Prior to playback of the SPT, the external player confirms that the media identification data has not been tampered with and properly identifies the storage medium" and lines 54-67, "authenticates the initiator using the certificate and responds with a reply message" and "initiator authenticates the responder using the certificate and responds with an exchange message", column 3, lines 1-15 and 60-67, column 4, lines 19-34, column 5, lines 40-67, column 6, lines 1-15 and 29-65, column 7, lines 65-67, column 8, lines 1-17 and 32-43, column 9, lines 58-67, column 10, lines 1-6 and 9-28 and column 12, lines 20-28 and 56-66).

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12. Regarding claim 8, Ansell discloses a digital content playing device used for the system for preventing unauthorized play of digital content according to claim 6, which has functions of:

when a request to download the content file is inputted by a user, transmitting the request via the communication line to the delivery management means (column 2, lines 46-51, column 4, lines 45-52, "Each of user input devices 130 generates signals in response to physical manipulation by the listener and transmits those signals through interconnect 106 to processor 102", column 7, lines 29-38, column 8, lines 31-44, column 9, lines 32-41 and 58-67, column 10, lines 1-18, column 11, lines 46-67, column 13, lines 62-67 and column 14, lines 1-12);

after the content file is transmitted from the delivery management means, when a request to play the content file is inputted by the user, transmitting the request via the communication line to the delivery management means (column 2, lines 46-51, column 4, lines 45-52, "Each of user input devices 130 generates signals in response to physical manipulation by the listener and transmits those signals through interconnect 106 to processor 102", column 7, lines 29-38, column 8, lines 31-44, column 9, lines 32-41 and 58-67 and column 10, lines 1-18);

thereafter, when the piece data is transmitted from the delivery management means via the communication line, using the header information of the transmitted content file and the piece data in play operation to play the data body of the content file (column 2, lines 6-45, "SPT is bound to a particular piece of storage medium by including data uniquely identifying the storage medium in a tamper-resistant form, e.g., cryptographically

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signed" and "Prior to playback of the SPT, the external player confirms that the media identification data has not been tampered with and properly identifies the storage medium" and lines 54-67, "authenticates the initiator using the certificate and responds with a reply message" and "initiator authenticates the responder using the certificate and responds with an exchange message", column 3, lines 1-15 and 60-67, column 4, lines 19-34, column 5, lines 40-67, column 6, lines 1-15 and 29-65, column 7, lines 65-67, column 8, lines 1-17 and 32-43, column 9, lines 58-67, column 10, lines 1-6 and 9-28 and column 12, lines 20-28 and 56-66).

13. Regarding claim 9, Ansell discloses playing software used for the system for preventing unauthorized play of digital content according to claim 6, wherein the digital content playing device is a computer and the playing software is processed by the computer, and in which the system is made such that when a request to download the content file is inputted by the user, the request is transmitted via the communication line to the delivery management means, after the content file is transmitted from the delivery management means, when a request to play the content file is inputted by the user, the request is transmitted via the communication line to the delivery management means (column 2, lines 46-51, column 4, lines 45-52, "Each of user input devices 130 generates signals in response to physical manipulation by the listener and transmits those signals through interconnect 106 to processor 102", column 7, lines 29-38, column 8, lines 31-44, column 9, lines 32-41 and 58-67, column 10, lines 1-18, column 11, lines 46-67, column 13, lines 62-67 and column 14, lines 1-12),

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and thereafter, when the piece data is transmitted from the delivery management means via the communication line, the header information of the transmitted content file and the piece data are used in play operation to play the data body of the content file (column 2, lines 6-45, "SPT is bound to a particular piece of storage medium by including data uniquely identifying the storage medium in a tamper-resistant form, e.g., cryptographically signed" and "Prior to playback of the SPT, the external player confirms that the media identification data has not been tampered with and properly identifies the storage medium" and lines 54-67, "authenticates the initiator using the certificate and responds with a reply message" and "initiator authenticates the responder using the certificate and responds with an exchange message", column 3, lines 1-15 and 60-67, column 4, lines 19-34, column 5, lines 40-67, column 6, lines 1-15 and 29-65, column 7, lines 65-67, column 8, lines 1-17 and 32-43, column 9, lines 58-67, column 10, lines 1-6 and 9-28 and column 12, lines 20-28 and 56-66).

14. Regarding claim 13, Ansell discloses the system for preventing unauthorized play of digital content according to claim 1, wherein the digital content playing device is a computer, provided that playing software processed by the computer is prepared in the management means or the delivery management means, when a request to download the playing software is inputted by the user to the digital content playing device, the digital content playing device transmits the request via the communication line to the management means or the delivery management means, the management means or the delivery management means, the management means or the delivery management means transmits the playing software related to the request via the communication line to the digital content playing device, and the digital content

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playing device downloads the playing software (column 4, lines 45-52, "Each of user input devices 130 generates signals in response to physical manipulation by the listener and transmits those signals through interconnect 106 to processor 102", column 5, lines 40-46, column 7, lines 29-38 and 65-67, column 8, lines 1-17 and 31-44, column 9, lines 32-41 and 58-67, column 10, lines 1-18, column 11, lines 11-45, "specifying a type of restriction on playback of SPT 116", column 12, lines 56-67, "SPT 116 cannot be played back from any other storage medium unless cryptographic logic 1104 is accurately replicated", column 13, lines 6-15 and 62-67 and column 14, lines 1-12).

15. Regarding claim 14, Ansell discloses a digital content unauthorized play prevention method, wherein provided that a content file having header information and a data body in a digital content playing device previously lacks part of the header information in order to prevent unauthorized play and unauthorized copy of the data body, and that the part of the header information is prepared as piece data in management means for managing use of the content file in the device and capable of communicating via a communication line with the device, when a request to play the content file under authentication and charging conditions is inputted by a user to the device, the device transfers the request via the communication line to the management means, the management means checks authentication and charging of the user related to the request to transfer the piece data via the communication line to the device, and the device uses the header information of the content file and the piece data only in play operation to play the data body of the content file (column 5, lines 40-46, column 7, lines 65-67, column 8, lines 1-17, "parses header 302", column 11, lines 11-45, "specifying a

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type of restriction on playback of SPT 116", column 12, lines 56-67, "SPT 116 cannot be played back from any other storage medium unless cryptographic logic 1104 is accurately replicated" and column 13, lines 6-15).

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- 16. Regarding claim 15, Ansell discloses wherein the request to play the content file by the user is made under an authentication and/or charging condition of the user (column 2, lines 54-67, "authenticates the initiator using the certificate and responds with a reply message" and "initiator authenticates the responder using the certificate and responds with an exchange message", column 4, lines 45-52, "Each of user input devices 130 generates signals in response to physical manipulation by the listener and transmits those signals through interconnect 106 to processor 102", column 7, lines 29-38, column 8, lines 31-44, column 9, lines 32-41 and 58-67, column 10, lines 1-18, column 13, lines 62-67 and column 14, lines 1-12).
- 17. Regarding claim 19, Ansell discloses a digital content unauthorized play prevention method, wherein provided that a content file having header information and a data body in a digital content playing device previously lacks part of the header information in order to prevent unauthorized play of the data body, and that the part of the header information is prepared as piece data in management means for managing use of the content file in the device and communicable via a communication line with the device, when a request to play the content file is inputted by a user to the device, the device transmits the request via the communication line to the management means, the management means checks authentication of the user related to the request to transmit the piece data of the content file related to the request via the communication

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line to the device, and the device uses the header information of the content file and the piece data in play operation to play the data body of the content file (column 2, lines 6-45, "SPT is bound to a particular piece of storage medium by including data uniquely identifying the storage medium in a tamper-resistant form, e.g., cryptographically signed" and "Prior to playback of the SPT, the external player confirms that the media identification data has not been tampered with and properly identifies the storage medium" and lines 54-67, "authenticates the initiator using the certificate and responds with a reply message" and "initiator authenticates the responder using the certificate and responds with an exchange message", column 3, lines 1-15 and 60-67, column 4, lines 19-34, column 5, lines 40-67, column 6, lines 1-15 and 29-65, column 7, lines 65-67, column 8, lines 1-17, "parses header 302", and 32-43, column 9, lines 58-67, column 10, lines 1-6 and 9-28 and column 12, lines 20-28 and 56-66).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* **v.** *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.

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4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

- 18. Claims 10-12 and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ansell as applied to claim 1 above, and further in view of United States Patent Application Publication No. US 2004/0030912 to Merkle et al., hereinafter Merkle.
- 19. Regarding claims 10, 11 and 12, Ansell discloses wherein the digital content playing device has functions of: determining an elapsed period from the point of time at which piece data is transmitted from the management means or the delivery management means (column 3, lines 1-15, "an expiration time beyond which the SPT can no longer be played" and column 11, lines 19-33).
- 20. Ansell significantly discloses the claimed invention, as cited above. However, Ansell does not substantially disclose the claim limitations pertaining to "when the elapsed period reaches a predetermined period, deleting the transmitted piece data". Merkle discloses said limitations, as cited below.
- 21. Regarding claims 10-12, Merkle discloses when the elapsed period reaches a predetermined period, deleting the transmitted piece data (page 10, paragraph 89, "a message can be deleted at any time if the header criteria for the number of message passing handler entities or complete circuits or time are met").
- 22. The motivation to combine would be to "achieve various levels of protection against unauthorized modification and distribution of digital content" (*Merkle* page 2, paragraph 12).

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23. Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teachings of Merkle with the teachings of Ansell so that "a secure time stamp and comparison process is created and used to detect by analysis of time domain effects, evidence of system tampering, monitoring, modification and subversion" (*Merkle* – page 2, paragraph 17).

- 24. Regarding claims 16, 17 and 18, Ansell discloses wherein the digital content playing device has functions of: determining an elapsed period from the point of time at which, aside from piece data, the content file is transmitted from the delivery management means (column 3, lines 1-15, "an expiration time beyond which the SPT can no longer be played" and column 11, lines 19-33).
- 25. Ansell significantly discloses the claimed invention, as cited above. However, Ansell does not substantially disclose the claim limitations pertaining to "when the elapsed period reaches a predetermined period, deleting the transmitted content file". Merkle discloses said limitations, as cited below.
- 26. Regarding claims 16-18, Merkle discloses when the elapsed period reaches a predetermined period, deleting the transmitted content file (page 10, paragraph 89, "a message can be deleted at any time if the header criteria for the number of message passing handler entities or complete circuits or time are met").
- 27. The motivation to combine would be to "achieve various levels of protection against unauthorized modification and distribution of digital content" (*Merkle* page 2, paragraph 12).

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28. Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teachings of Merkle with the teachings of Ansell so that "a secure time stamp and comparison process is created and used to detect by analysis of time domain effects, evidence of system tampering, monitoring, modification and subversion" (*Merkle* – page 2, paragraph 17).

Conclusion

- 29. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 30. The following United States Patents are cited to further show the state of the art with respect to secure content protection, such as:

United States Patent No. 6,507,908 to Caronni, which is cited to show secure communication with mobile hosts.

United States Patent No. 7,243,366 to Medvinsky et al., which is cited to show a key management protocol and authentication system for secure internet protocol rights management.

United States Patent No. 7,017,188 to Schmeidler et al., which is cited to show a method and apparatus for secure content delivery over broadband access networks.

United States Patent No. 7,162,642 to Schumann et al., which is cited to show a digital content distribution system and method.

31. Any inquiry concerning this communication or earlier communications from the examiner should be directed to JEREMIAH AVERY whose telephone number is

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(571)272-8627. The examiner can normally be reached on Monday thru Friday 8:30am-

5pm.

32. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Ayaz Sheikh can be reached on (571) 272-3795. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

33. Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

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system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Jeremiah Avery/

Examiner, Art Unit 2431

/Ayaz R. Sheikh/

Supervisory Patent Examiner, Art Unit 2431